1	ALAN R. SMITH, ESQ. #1449	
2	HOLLY E. ESTES, ESQ. #11797 Law Offices of Alan R. Smith	
3	505 Ridge Street Reno, Nevada 89501	ELECTRONICALLY FILED June <u>30</u> , 2014
4	Telephone (775) 786-4579 Facsimile (775) 786-3066 Email: mail@asmithlaw.com Attorney for Debtors	
5		
6	ANTHONY THOMAS and WENDI THOMAS and AT EMERALD, LLC	
7		
8		
9	UNITED STATES BANKRUPTCY COURT	
10	DISTRICT OF NEVADA	
11	ooOoo	
12	In Re:	Case No. BK-N-14-50333-BTB Case No. BK-N-14-50331-BTB
13	ANTHONY THOMAS and WENDI THOMAS,	Chapter 11 Cases
14	AT EMERALD, LLC,	[Jointly Administered]
15		DECLARATION OF ANTHONY
16		THOMAS IN SUPPORT OF EX PARTE MOTION TO SEAL AND REPLACE
17	Debtors.	DOCKET ENTRIES 40, 44, AND 45
18	/ .	
19	I, ANTHONY THOMAS, being first duly sworn, declare and say under penalty of	
20	perjury as follows:	
21	1. I am over the age of 18 years of age, and I am mentally competent. I am the	
22	managing member of AT Emerald, LLC.	
23	2. Except as otherwise indicated	ated, all facts set forth in this declaration are based
24	upon my personal knowledge. If called upon to testify as to the contents of this declaration,	
25	I could and would do so.	
26	3. On June 19, 2014, I on behalf of AT Emerald, LLC entered into a Purchase	
27	and Sale Agreement with the purchaser wherein the purchaser agrees to purchase the 21,000	
28	carat emerald matrix (the "Emerald") for cash, payable at close of escrow.	

- 4. On June 23, 2013, I caused to be filed the Debtor's Motion To Sell Assets Free And Clear Of Liens And Motion To File Purchase And Sale Agreement Under Seal [DE 40]; the Debtor's Ex Parte Motion To File Purchase And Sale Agreement Under Seal [DE 44]; and the Declaration Of Anthony Thomas In Support Of Motion To Sell Assets Free And Clear Of Liens And Motion To File Purchase And Sale Agreement Under Seal [DE 45] (hereinafter collectively referred to as the "Documents").
- 5. That the Documents filed disclose the name and identity of the purchaser of the Emerald as well as the purchaser's authorized representative.
- 6. That the purchaser has requested that its name and the name of its authorized representative not be disclosed in any public document, but be filed with the Court under seal.

DATED this 30th day of June, 2014.

ANTHONY THOMAS